

DATE: June 3, 2015
TO: Landmarks Board
FROM: James Hewat, Marcy Cameron, Deb Kalish
SUBJECT: Draft Administrative Rule Clarifying the Demolition Review Process

A draft Administrative Rule clarifying the demolition review process is attached which was preliminarily discussed by the Landmarks Board at the May 6, 2015 meeting (**Attachment A**). The Board expressed a desire to review the proposed rule and discuss further at the June 3, 2015 meeting.

PURPOSE

- The proposed rule change would allow staff/Landmarks Design Review Committee (LDRC) to make preliminary determinations as to 1) whether a property may be eligible for landmark designation and 2) whether the proposed demolition (including proposed additions) would cause significant impact or potential detriment to a potential historic resource and would not be significantly inconsistent with the standards for issuance of an LAC. *See Attachment B: Proposed Process Flow Chart*
- Currently, if a property is found to be potentially eligible for individual landmark designation, the demolition permit application is referred to the full Landmarks Board for review, even when the work proposed may not impact the potentially historic portion of the building. In that hearing, the board may only consider criteria in Section 9-11-23(f) and not the extent of the proposed work.
- This proposed demolition review process is intended only to provide for very limited review of what the effect of the “demolition” is on a potential historic resource and not detailed design review of the proposal. Allowing for detailed design review of changes to non-designated buildings that are found to be potential historic resources would require a community wide discussion about expanding the Board’s authority to engage in binding design review of non-designated historic resources.

BACKGROUND

- In 2011, Staff and a subcommittee of the Landmarks Board met to explore changes to Section 9-16 of the Boulder Revised Code to exempt minor changes from the review requirements and allow the removal of additions that are less than 50 years old.
- This effort was in response to several demolition applications being reviewed for very minor changes because they met the current definition

of demolition, such as an application proposing the removal of a side bay window with an 18-inch exposure to the street on one property and an application proposing the removal of 1970s addition to an otherwise intact Edwardian Vernacular house. Both of these applications triggered full demolition review even though the proposed scope of work had little, if any, impact on the portion of the buildings older than 50 years

- In 2012 and 2013, staff and the Landmarks Board continued to work on a change to Section 9-16, B.R.C., however, a number of unintended implications were identified by exempting portions of a building less than 50 years old from the demolition calculation. These included potentially granting removal of a greater portion of the older portion of the building and implications on the application intake and review process. The proposed ordinance was heard by City Council a number of times but eventually tabled.
- In 2014, the city began working on a draft administrative rule to clarify the demolition review process and work within the existing code language.
- In February 2015, the Landmarks Board subcommittee met with staff to review the proposed rule and provide feedback.
- In April 2015, staff invited a user group of past applicants, preservationists and architects to review the proposed rule. The group voiced support for the rule, recognizing that while it will not solve all of the issues with the demolition ordinance, it will address a major challenge.

PROS

- Allows staff/LDRC the ability to engage in limited review to establish more definitively whether a property is a potential historic resource or not.
- Provides for ability of staff/LDRC to assess of effect(s) of demolition (including proposed additions) when potential historic resources are identified.
- Works within the existing language of the code and does not affect the purpose or intent of the historic preservation ordinance or the city's historic preservation program.
- Allows relatively minor modifications or removal of elements less than 50 years old from buildings that are 50 years old or older without triggering full demolition review and subjecting applicants to unnecessary stays of demolition.
- Benefits applicants undertaking modest changes to buildings that are 50 years old or older that will not affect historic character or result in loss of

historic materials.

CONS

- May result in unintended loss of historic resources by allowing only for limited design review of what may be major changes to potential landmarks.
- Limited review of effect of demolition will have to be applied consistently and may cause frustration that only gross elements of proposed new construction can be considered.
- Applicants may choose to challenge staff/LDRC finding of significant impact to potential historic resource at full board who will be limited in assessing proposal in terms of gross elements applied by LDRC without the benefit of detailed design guideline analysis and recommendation from staff.

NEXT STEPS

For the June 3, 2015 discussion, the Board is asked to also provide direction with respect to process and timeline. Specifically, does the Board approve the Administrative Rule as to substance? If so, staff will publish the proposed Administrative Rule and ask for public comment on the proposed Administrative Rule for a 15-day period prior to the July Board meeting. If the Board wishes to also hold a public hearing, which is not required by Chapter 1-4, Rulemaking, of the B.R.C. 1981, a public hearing could be held at the July Board meeting. If no written comments received from the public as a result of publication and no comments made during the public hearing cause the Board to wish to make changes to the proposed Administrative Rule, the Administrative Rule will become effective immediately. If the Board wishes to make changes based on written or public hearing comments received, additional publication and review by the City Attorney will be necessary.

LANDMARKS BOARD

CITY OF BOULDER, COLORADO

Regulation Clarifying the Definition of “Demolition” or “Demolish” and Clarifying the Process Provided in Section 9-11-23(d), B.R.C. 1981, for the Review of Permit Applications for Demolition, On-Site Relocation and Off-Site Relocation of Buildings That Are Over Fifty Years Old

1. Purpose and Scope of this Rule.

This rule describes and interprets the process for the review of applications for full or partial demolition or building relocation for buildings that are over fifty years old as provided in Section 9-11-23, B.R.C. 1981.

Section 9-11-23, B.R.C. 1981 does not apply to buildings that have been previously designated as individual landmarks or are located within historic districts.

The review of permit applications for demolition, on-site relocation and off-site relocation of buildings that are over fifty years old is intended to prevent the loss of buildings that may have historic or architectural significance. It also provides the time necessary to initiate designation as an individual landmark or to consider alternatives to demolition of the building.

These rules describe the process of making preliminary determinations as to whether a property may be a historic resource and aid in determining whether the proposed alterations that meet the definition of “demolition” (historic) in Chapter 9-16 of the B.R.C. 1981 would have a significant impact or potential detrimental effect on the city’s historic resources and whether any proposed additions to that resource would be significantly inconsistent with the standards for issuance of a landmark alteration certificate. This preliminary review process is not intended to be a detailed assessment against the city’s design guidelines for designated resources, but to provide consistency in the processing of applications under Subsection 9-11-23(d), B.R.C. 1981.

This rule is adopted by the Landmarks Board under rulemaking procedures set forth in Chapter 1-4, B.R.C. 1981 and pursuant to the authority granted to the Landmarks Board pursuant to Section 9-11-24, B.R.C. 1981.

1. Definitions.

For the purposes of this rule, the following words and phrases shall have the meaning given in this section, unless context clearly indicates otherwise.

“Historic resources of the city” means buildings that may be eligible for designation as an individual landmark; a property that has been identified as having historic or architectural significance on a historic building survey, other documentary record and/or physical evidence and appears to retain its historic architectural integrity.

“Landmarks Design Review Committee” or **“LDRC”** means 1 member of historic preservation staff and two members of the Landmarks Board.

“Partial Demolition” means proposed demolition that meets the definition of “demolition (historic)” in Section 9-16-1, B.R.C. 1981, that is less than an entire building. **“Significant impact or potential detrimental effect”** means alteration to the identified architectural or historic character of a building that is substantially inconsistent with the standards for the issuance of a landmark alteration certificate (LAC) found at Sections 9-11-14 and 9-11-18, B.R.C. 1981.

The following are examples of alterations that may have a significant impact or potential detrimental effect on a historic resource of the city:

- Construction of an addition that visually overwhelms the building in terms of location, mass, scale and height.
- Removal of features that may retain historic architectural integrity.
- Removal of a portion of a street-facing wall if that has been identified as older than 50 years in age and retains historic architectural integrity. .

The following are examples of alterations that may not have a significant impact or potential detrimental effect on a historic resource of the city:

- Work that does not involve portions of a building that are documented as being less than 50 years in age.

- Removal of a non-character defining feature (including an addition)
- Construction of an addition that would not be substantially inconsistent with the standards for issuance of an LAC in terms of location, mass, scale and height.

“Staff” means the city manager or designated historic preservation staff.

2. Initial Review of Permit Applications for All Accessory Buildings Over Fifty Years Old (Demolition or Relocation), All On-Site Relocations of Buildings Over Fifty Years Old, and All Demolition and Off-Site Relocation of Primary Buildings Constructed During or After 1940.

For all accessory buildings over 50 years old, all on-site relocations of buildings over 50 years old and all demolitions and off-site relocations of buildings constructed during or after 1940, staff will determine whether the building may be a historic resource of the city.

- a. If staff determines that the building, or that portion of the building proposed for demolition, is not a historic resource of the city, it shall approve the permit application if all other requirements of the permit process have been met.
- b. If staff determines the building or portion of the building proposed for demolition may be a historic resource of the city, it shall assess whether the work constituting a demolition will have a significant impact or potentially detrimental effect upon the resource.
- c. A determination by staff that a building, or portion thereof, may be a historic resource to the city, that determination shall only be discussed at a public hearing by the Landmarks Board.
- d. If staff determines that the work constituting a demolition will have no significant impact or potentially detrimental effect on the historic resource , it shall approve the permit application.
- e. If staff determines that the work constituting a demolition may have significant impact or potentially detrimental effect on the historic resource , the issuance of the permit shall be stayed pursuant to Section 9-11-23(d)(1) and staff shall forward the permit application to

the Landmarks Board for a public hearing as required by Section 9-11-23(f), B.R.C. 1981.

- f. In making a determination as to whether the work constituting a demolition may have a significant impact or potentially detrimental effect on the historic resource, staff will explain how the proposed work has a significant impact or potential detrimental effect, but may not advise the applicant of alterations that could be made to the application to avoid a significant impact or potentially detrimental effect.
- g. During the hearing before the Landmarks Board, the applicant may contest the determination that the building, or that portion of the building proposed for demolition, may be a historic resource of the city, the determination of significant impact or potentially detrimental effect and/or or the designation of the building as an individual historic landmark.

3. Initial Review for Demolition and Off-Site Relocation of Pre-1940 Buildings

The Landmarks Design Review Committee will review all demolition and off-site relocation permit applications for buildings built prior to 1940 and will make a determination as to whether the building, or that portion of the building proposed for demolition, may be a historic resource of the city.

- a. If all three members of the LDRC determine that the building is not a historic resource of the city, staff shall approve the permit application.
- b. If one or more of the members of the LDRC determines that there is probable cause to believe that the building, or that portion of the building proposed for demolition, may be a historic resource, the LDRC shall assess whether the work proposed in the application will have significant impact or potentially detrimental effect upon the resource.
- c. A determination by one or more of the LDRC members that a building, or portion thereof, may be a historic resource to the city, that

determination shall only be discussed at a public hearing by the Landmarks Board.

- d. If all three members of the Ldrc determine that the work proposed in the permit application will have no significant impact or potentially detrimental effect on the resource , staff shall issue the permit application if all other requirements of the permit process have been met.
- e. If one or more of the members of the LDRC determines that the work proposed in the permit application will have significant impact or potentially detrimental effect on the resource, the issuance of the permit shall be stayed pursuant to Section 9-11-23(d)(2) and the LDRC shall forward the permit application to the Landmarks Board for a public hearing as required by Section 9-11-23(f), B.R.C. 1981.
- f. In making a determination as to whether the work proposed in the application would constitute a significant impact or potentially detrimental effect on the historic resource, the LDRC shall explain how the proposed work meets that definition, but may not advise the applicant of alterations that could be made to the application to avoid significant impact or potentially detrimental effect.
- h. During the hearing before the Landmarks Board, the applicant may contest the determination that the building, or that portion of the building proposed for demolition, may be a historic resource of the city, the determination of significant impact or potentially detrimental effect, and/or the designation of the building as an individual historic landmark.

4. Limit of Issued Permit

For applications where the building was determined to be a potential historic resource of the city, but the proposed work was determined to not have a potentially significant impact or detrimental effect, the permit issued by staff approves only the work proposed in the permit application, as shown on plans and drawings submitted to the city.

Should the applicant propose work other than what is included in the submitted plans and drawings, it must submit a new application and receive approval of the new application from staff, the LDRC or the Landmarks Board, as required by Section 9-11-23, B.R.C. 1981, and this rule.

For applications where the building was determined to not be a potential historic resource of the city, the permit issued by staff approves full demolition. Should the applicant propose work other than what is included in the submitted plans and drawings, additional review and approval is not required from staff, the LDRC or the Landmarks Board.

APPROVED by the Landmarks Board as a regulation this ____ day of _____ 2015.

James Hewat
Secretary to the Board

Proposed rule approved as to form and legality by the City Attorney's Office on _____, 2015, by Debra S. Kalish, City Attorney.

Proposed rule approved prior to publication by the Landmarks Board on _____, 2015.

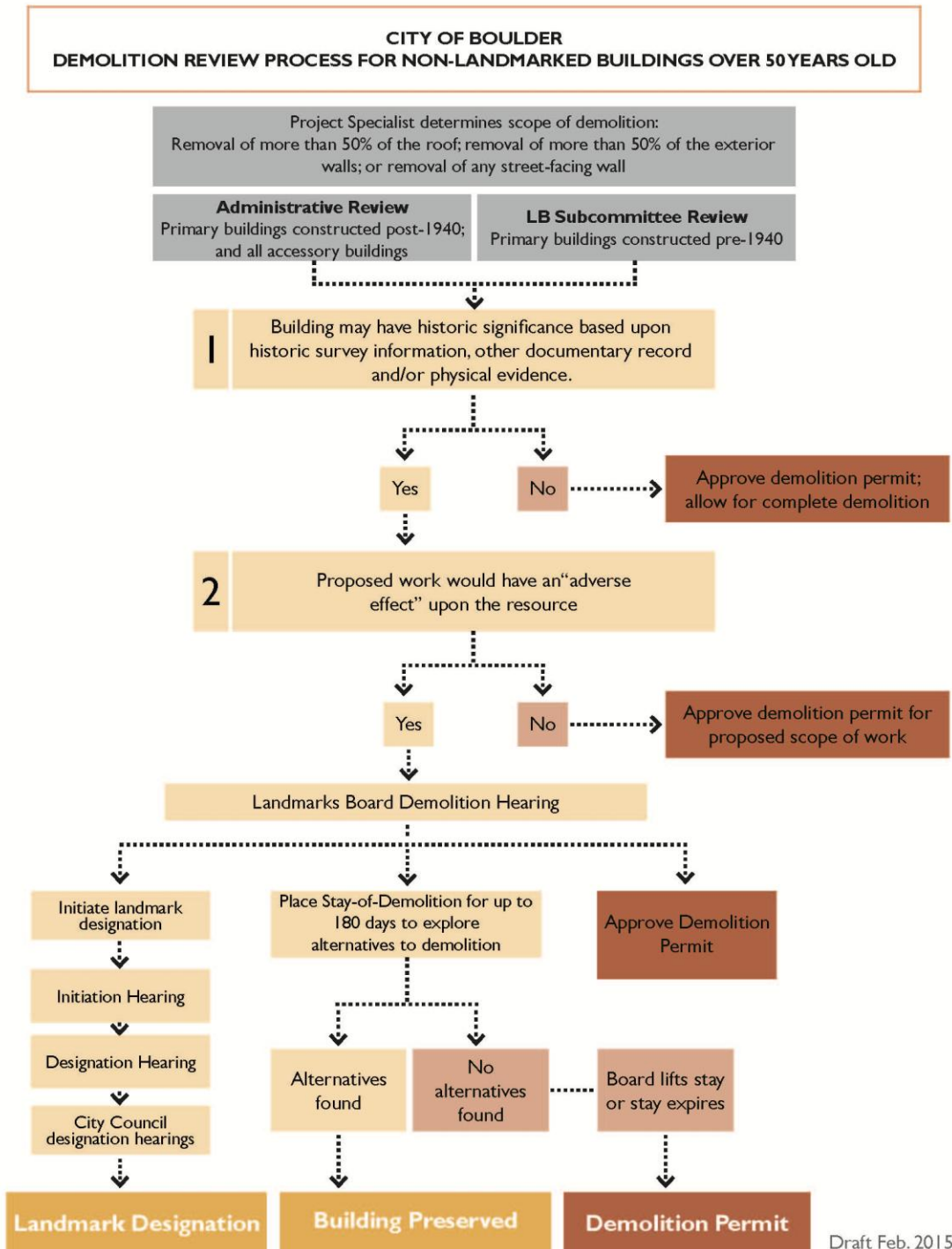
Three copies of the proposed rule filed with the City Clerk on _____, 2015.

Date of publication of notice in the Daily Camera on _____, 2015.

Approved by the Landmarks Board without change after considering public comment on _____, 2015 by _____, Chair of the Landmarks Board.

Adopted rules filed with the City Clerk and effective on _____, 2015.

Attachment B: Proposed Process Flow Chart



Attachment C: Landmarks Board Subcommittee Meeting Notes

Potential Administrative Rule Change Demolition Review Process for Non-Designated Buildings Over 50 Years Old

February 12, 2015

Deb Kalish, James Hewat, Marcy Cameron

Mark Gerwing, Deborah Yin, Landmarks Board Demo Subcommittee

Agenda

1. Purpose
2. Overview of Proposed Process (Flow Chart)
 - **Redesign during the review process**
 - If a building is found to be potentially significant and the changes are found to have a significant impact:
 - Staff/DRC would explain how the proposed scope of work has a significant impact; staff/Ldrc could not make suggestions of how the design could be altered to not cause a significant impact.
 - Applicants would be able to redesign and come back to another DRC meeting in order to avoid a determination of a significant impact. The finding of potential historic significance made by the initial Ldrc review would not be reconsidered.
 - **Stay of Demolition**
 - During a stay-of-demolition, two members of the Landmarks Board would be “assigned” to the case and would attend meetings to discuss alternatives to demolition.
3. Pros and Cons
4. Feedback: Suggestions and Concerns
5. Process

Attachment D: User Group Meeting Notes 04.07.2015

Potential Administrative Rule Change Demolition Review Process for Non-Designated Buildings Over 50 Years Old April 7, 2015 4-5 p.m.

Staff: James Hewat, Marcy Cameron, Historic Preservation Planners; Deb Kalish, Sr. Asst. City Attorney

Landmarks Board: Mark Gerwing (outgoing member); Deborah Yin

User Group: Abby Daniels, Kristin Lewis, Leonard May, Peter Stewart, Harvey Hine, Myron and Barbara Gutmann, Jennifer Campbell

Purpose of the Administrative Rule

To allow staff/DRC to make a preliminary determination as to whether 1) a property may be eligible for landmark designation and 2) whether the proposed demolition would cause a significant impact or potential detriment to a potential historic resource and would not be significantly inconsistent with the standards for issuance of an LAC. Currently, staff or the Landmarks Board may not consider the scope of demolition.

Overview of Proposed Process (Flow Chart)/Feedback, Questions and Concerns

Feedback:

- Applications where the portion to be removed is less than 50 years old should be exempt from the review process.
 - Exempting these applications from the review process is problematic because each case is different (i.e. availability of documentation), the determination would be placed on the Project Specialists, and that determination would not be documented. The proposed change allows the applicant to present documentation of an addition's date of construction and is something that would be considered in step 2 of the review.
- 935 Lincoln Place (2012) – proposal to raise the roof. The proposed change would likely not have affected the outcome on that case-- in most cases,

- removal of the entire roof would have a significant impact on the historic character of a building
- 645 Walnut – similar request, but the building was significantly altered. The DRC may still refer applications to the full board.
 - Concern that incompatible additions will not be prevented (i.e. a High Victorian style addition to a mid-century house). This can happen under the current regulations and the proposed change would not solve this issue.
 - Concern about ensuring the demo is limited to what is approved. Building Inspectors; demolition approval would be tied to a specific plan set. If the scope changed, a new application would be required (only for partial demolitions where there is potential significance but a determination that the work would not significantly impact the potential historic character).
 - Staffing/LB Implications? Likely additional time at the weekly DRC meetings (30 min. as opposed to 15 min.), but would save significant time in the long run.
 - Concern that the change would not solve for serial demolitions. Generally, these cases would be rare; the work would have to meet the definition of demolition to be considered by the historic preservation program, meaning the changes would likely not be minor if the end goal was to demolish the entire structure.
 - Clarification on the level of scrutiny given to the proposed alteration. The DRC would not be doing design review – the standard is the work would “not be substantially inconsistent with the standards for issuance of an LAC.” i.e. consider the overall roof form, not the size and placement of windows and doors.

Pros and Cons

Pros

- Would exempt minor work
- The proposed change does not solve every issue with the demolition review process, but it will significantly improve the process for some of the most difficult cases (i.e. removal of a non-historic addition).
- Would not penalize good stewardship

- Would allow the applicant an opportunity to challenge the finding of a significant impact at the full Landmarks Board meeting who will be limited in assessing the proposal in terms of gross elements applied by the LDRC without the benefit of detailed design guidelines analysis and recommendation from staff.

Cons

- There are other issues with the demolition ordinance/process that are not addressed by this change.

Process

- April 13th-24th - Meet internally to discuss staffing/process implications
- May 6 - Landmarks Board meeting – initial review and feedback
- June 3 – Potential adoption by the Landmarks Board